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PCT/U

U.S. APPLICATION NO.			<u> </u>	180/32/501/
•		PIRST NAME	APPLICANT	ATTY, DOCKET NO.
ARLES A TAYLO	at. Al	5071		PCT/US98/25253
JENKINS & WIL	SON			ATIONAL APPLICATION NO.
3100 TOWER BO	ILI EVARN			
SUITE 1400 UN	IVERSITY TOWER		1	
DURHAM NC 277	07		I.A. FILIROZO	216/99 RIGHT W/226/97
NOTIFICATI	ON OF MISSING PROTIES	(7) (TE) 1000 TO TO TO	DATE MAILED:	07/03/00
	ON OF MISSING REQUIRED STATES DESIGNATED	ENTEN 12 ONDER :	35 U.S.C. 371 IN	THE UNITED
1. The following items have	e been submitted by the analis	ELECTED OFFIC	E (DO/EO/US)	
La Designat	ed Office (37 CFR 1.494),	and of the III to the	Omited States Pate	nt and Trademark Office as
/ ULI an Elected	Office (37 CED 1 40C)			
U.S. Basic National	Fee ·			
Copy of the internal	ional application in:		•	
a non-Engl	ish language.			
English.				
Cost or Dorland	ternational application into En	ıglish.	*	
Copy of Article 19 a	Of inventore(e) for DO/DO/ITE	S.		
Translation of A = i-	mendments.			
The International Pa	le 19 amendments into English	L.		
Translation of Appe	eliminary Examination Report	in English and its A	nnexes, if any.	
Preliminary amenda		inary Examination R	eport into English	
Information Disclosi		and		•
Assignment docume	ue argiemeni(z) ined	and _		•
Power of Attorney a	nd/or Change of Address.			-
Counstitute specificati	on filed			•
Verified Statement C	laiming Small Entity Status.	Wester al		
Copy of the Internation	onal Search Report 2 and cop	vies of the		
☐ Other:	and cof	nes of the teletences	s cited therein.	
2. The following items MU	ST be furnished within the per 371:	iod set forth below i	n ordon service at a	
acceptance under 35 U.S.C.	371:	and not rotted octom to	n order to complet	e the requirements for
annionriate 20 of the	application into English. Note months from the priority date.	a processing fee wi	II be required if so	hmitted lates then the
The curren	months from the priority date.	-	1020020	commerce rater than the
Translation	t translation is defective for	the reasons indica	ated on the attac	hed Notice of Defective
U. Processing fee for	Droviding the tennelsein - for			
30 months from the p	riority date (37 CFR 1.492(f))	c application and/or	the Annexes later	than the appropriate 20 or
c. Oath or declaration	of the inventore in sometime		07/a\ and (b\ ta	
me international appli	cation number and internation	al filing date.	> (4) ami (0), idet	triying the application by
On the arresh	oath or declaration does not co	mply with 37 CFR	1.497(a) and (b) fo	or the reasons indicated
d. Surcharge for prov	iding the seek			of the reasons innicated
(37 CFR 1.492(e))	iding the oath or declaration la	ater than the appropr	riate 20 or 30 mon	ths from the priority date
claim fee, are required. App	licant must submit the addition	entity LI small entity	y, including any re	quired multiple dependent
due. See attached PTO-875.	transmitte addition	at claim lees or can	cel the additional of	claims for which fees are
				1
ALL OF THE ITEMS SET FROM THE DATE OF TH	FORTH IN 2(a)-2(d) AND 3	ABOVE MUST BE	SUBMITTED V	VITHIN ONE MONTH
FROM THE DATE OF THE THE APPLICATION, WHI	S NOTICE OR BY 21 O	R 🗹 31 MONTHS	FROM THE PRI	ORITY DATE FOR
THE APPLICATION, WHI ABANDONMENT.	CHEVER IS LATER. FAII	URE TO PROPE	RLY RESPOND	WILL RESULT IN
The time period set above may CFR 1.136(a).	y be extended by filing a petiti	ion and fee for exten	sion of time under	r the manufacture of Com
C. R. 1.150(a).			mior of time mine	the provisions of 37
4. Translation of the Annexes Note processing fee will be re	MIST be submitted as to			•
Note processing fee will be re 5. The Article 19 amendment	quired if submitted later than	that the time period	set above or the a	nnexes will be cancelled.
 □ The Article 19 amendment 	ente ara come-11. J	TOTAL CITE	priority date.	
494(d)) or 30 (37 CFR 1.495(d	i)) months from the priority d	ate	ided by the approp	riate 20 (37 CFR.
Applicant is reminded that any				
Applicant is reminded that any address given in the heading a	nd include the U.S. and include the U.S.	States Patent and Ti	rademark Office n	nust be mailed to the
address given in the heading a		n no. shown above.	(37 CFR 1.5)	···
Enclosed:	otice MUST be ret	urned with t	his respons	'P.
PCT/DO/EO/917			· vopom	
PTO-875	Notice of Defecti	ve Translation	.00	Ω
FORM PCT/DO/EO/905 (Dec			John ((M derson
	1771)		Telephone: 703	308-9116
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Т 180/95/PCT/U

U.S. APPLICATION NO. FIRST NAMED APPLICANT 5071 ATTY. DOCKET NO. ARLES A TAYLOR JR JENKINS & WILSON NTERNATIONAL APPECATION NO. 250 3100 TOWER BOULEVARD SUITE 1400 UNIVERSITY TOWER DURHAM NC 27707

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	07/03/00
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NOTIFICATION OF A DEFECTIVE OF THE	DATE MAILED:
NOTIFICATION OF A DEFECTIVE OATH O	
This application fails to contain an oath or declaration acceptable under 35 U.S in the United States of America. The period within which to correct these requiaccompanying Office action.	.C. 371 (c)(4) for entry into the national stage irements and avoid abandonment is set in the
A new oath or declaration, identifying this application by the international application. The oath or declaration does not comply with 37 CFR 1.497(a) and (b)	ication number and international filing date is o) in that it:
1. If is not executed in accordance with either 37 CFR 1.66 or 37 CFR 2. I does not identify the area if a state of the st	1.68.
 2. does not identify the specification to which it is directed. 3. does not identify the inventor(s). 	
4. does not identify the citizenship of each inventor	
5. Lidoes not state the person making the gath or declaration believes at	te named inventor or inventors to
be the original and first inventor or inventors of the subject matter patent is sought.	which is claimed and for which a
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATABANDONMENT OF THE APPLICATION.	WITH 37 CFR 1.497(a) AND (b) WITHIN TIONAL STAGE AND THE
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it	t:
1. \square does not identify the city and state or city and foreign country of re	sidence or each inventor.
2. does not state that the person making the oath or declaration:	
 a. has reviewed and understands the contents of the specification amended by any amendment specifically referred to in the oath 	n, including the claims, as h or declaration.
 acknowledges the duty to disclose information which is mater defined in 37 CFR 1.56. 	rial to patentability as
does not identify the foreign application for patent or inventor's cert claimed pursuant to 37 CFR 1.55, and any foreign application havin the application on which priority is claimed, by specifying the application, day, month, and year of its filing.	
does not state that the person making the oath or declaration acknown information which is material to patentability as defined in 37 CFR between the filing date of the prior application and filing date of the application which discloses and claims subject matter in addition to application (37 CFR 1.63(d)).	1.56 which became available
John (anderson-

Telephone: 703 308-9116

FORM PCT/DO/EO/917 (September 1996)